

## DECLARATION AND POWER OF ATTORNEY

As the below-named inventors, we declare that:

Our residences, post office addresses, and citizenships are as stated below under our names.

We believe we are the original, first and joint inventors of the invention entitled "GROWTH BLOCKING AGENTS," which is described and claimed in the specification and claims of Application No. 08/584,959, which we filed in the United States Patent and Trademark Office on January 11, 1996, and for which a patent is sought; and that this application claims priority from C-I-P Application No. 08/476,440, which we filed in the United States Patent and Trademark Office on June 7, 1995, now pending; which in part discloses and claims subject matter disclosed in our earlier-filed Application No. 08/381,522, entitled "ANTI-RECEPTOR AND GROWTH BLOCKING AGENTS TO THE VITAMIN B12/TRANSCOBALAMIN II RECEPTOR AND BINDING SITES," which we filed in the United States Patent and Trademark Office on January 31, 1995, now pending; which was a continuation-in-part of U.S. Patent Application No. 08/306,504, entitled "ANTI-RECEPTOR AND GROWTH BLOCKING AGENTS TO THE VITAMIN B12/ TRANSCOBALAMIN II RECEPTOR AND BINDING SITES, filed in the United States Patent and Trademark Office on September 13, 1994, now pending; which was a continuation-in-part of U.S. Patent Application No. 07/880,540, entitled "ANTI-RECEPTOR AGENTS TO THE VITAMIN B12/ TRANSCOBALAMIN II RECEPTOR, filed in the United States Patent and Trademark Office on May 8, 1992, now abandoned.

We have reviewed and understand the contents of the above-entitled specification, including the claims, as amended by any amendment specifically referred to herein (if any).

We acknowledge our duty to disclose information of which we are aware which is material to the examination of this application in accordance with 37 C.F.R. § 1.56(a), including material information which occurred between the filing date of said earlier-filed pending application and the filing date of the present application.

We hereby appoint RICHARD W. SEED, Registration No. 16,557; ROBERT J. BAYNHAM, Registration No. 22,846; EDWARD W. BULCHIS, Registration No. 26,847; GEORGE C. RONDEAU, JR., Registration No. 28,893; DAVID H. DEITS, Registration No. 28,066; WILLIAM O. FERRON, JR., Registration No. 30,633; PAUL T.

MEIKLEJOHN, Registration No. 26,569; DAVID J. MAKI, Registration No. 31,392; RICHARD G. SHARKEY, Registration No. 32,629; DAVID V. CARLSON, Registration No. 31,153; MAURICE J. PIRIO, Registration No. 33,273; KARL R. HERMANN, Registration No. 33,507; DAVID D. McMASTERS, Registration No. 33,963; ROBERT IANNUCCI, Registration No. 33,514; JOSHUA KING, Registration No. 35,570; MICHAEL J. DONOHUE, Registration No. 35,859; LORRAINE LINFORD, Registration No. 35,939; KEVIN J. CANNING, Registration No. 35,470; CHRISTOPHER J. DALEY-WATSON, Registration No. 34,807; STEVEN D. LAWRENZ, Registration No. 37,376; ROBERT G. WOOLSTON, Registration No. 37,263; CLARENCE T. TEGREENE, Registration No. 37,951; ELLEN M. BIERMAN, Registration No. 38,079; BRYAN A. SANTARELLI, Registration No. 37,560; MICHAEL L. KIKLIS, Registration No. 38,939; CAROL NOTTENBURG, Registration No. 39,317; ANN T. KADLECEK, Registration No. 39,244; CRAIG S. JEPSON, Registration No. 33,517; PAUL T. PARKER, Registration No. 38,264; JOHN C. STEWART, Registration No. 40,188; ROBERT W. BERGSTROM, Registration No. 39,906; HARRY K. AHN, Registration No. 40,243; and DAVID W. PARKER, Registration No. 37,414, comprising the firm of SEED and BERRY LLP, 6300 Columbia Center, Seattle, Washington 98104-7092, as our attorneys to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. Please direct all telephone calls to Carol Nottenburg, Ph.D. at (206) 622-4900 and telecopies to (206) 682-6031.

We further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that the making of willfully false statements and the like is punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and may jeopardize the validity of any patent issuing from this patent application.

A. Charles Morgan, Jr.

A. Charles Morgan, Jr.

Date 5/7/96

Residence : City of Edmonds, County of Snohomish  
State of Washington  
Citizenship : United States of America  
P.O. Address : 803 Driftwood Place  
Edmonds, Washington 98020

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Edward V. Quadros

Date \_\_\_\_\_  
Residence : City of Brooklyn, County of Kings  
              State of New York  
Citizenship : United States of America  
P.O. Address : 1403 Cropsey Avenue  
              Brooklyn, New York 11228

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Sheldon P. Rothenberg

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A. Charles Morgan, Jr.

Date \_\_\_\_\_  
Residence : City of Edmonds, County of Snohomish  
              : State of Washington  
Citizenship : United States of America  
P.O. Address : 803 Driftwood Place  
              : Edmonds, Washington 98020

Edward V. Quadros

Date 4/15/96

Residence : City of Brooklyn, County of Kings  
 State of New York  
 Citizenship : United States of America  
 P.O. Address : ~~232 76th STREET~~  
~~1403 Cropsey Avenue~~  
 Brooklyn, New York ~~11208~~ 11209

JOYCELYN M. DUNCAN  
 Notary Public, State of New York  
 No. 24-4933724  
 Qualified in Kings County  
 Commission Expires 8/1/1996

Joycelyn D

Sheldon P. Rothenberg

Date 4/15/96

Residence : City of New York, County of New York  
 State of New York  
 Citizenship : United States of America  
 P.O. Address : 320 East 52nd Street  
 New York, New York 10022

JOYCELYN M. DUNCAN  
 Notary Public, State of New York  
 No. 24-4933724  
 Qualified in Kings County  
 Commission Expires 8/1/1996

Joycelyn D